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tion of any such rules and regulations by such person, firm, or corporation shall be construed as a violation of this ordinance.

SEC. 13. Any person, firm, or corporation violating any of the provisions of this ordinance shall, upon conviction thereof, be punished by a fine of not less than \$5 nor more than \$100 and the costs of prosecution, and may be imprisoned in the county jail until such fine and costs are paid, not exceeding 90 days.

ST. JOSEPH, MO.

City Health Officer—Duties and Salary. (Ord. 1518, June 2, 1914.)

SECTION 1. That it shall be the duty of the board of health to employ as its health officer a competent physician and surgeon, to be known as the city physician, who shall serve during the pleasure of the board of health, be at all times subject to its orders and under its direction, at a salary of \$1,800 per year, payable monthly.

SEC. 2. It shall be the duty of the city physician to keep and maintain an office at the central police station and be thereat ready for duty at all reasonable hours when not actually engaged in the discharge of his official duties at other places in the city.

SEC. 3. The city physician shall devote his entire time to the discharge of his official duties and shall not be permitted to engage in private practice to any extent whatever.

ST. PAUL, MINN.

Nightsoil and Offensive Substances—Transportation of. (Ord. Nov. 6, 1914.)

SECTION 1. It shall be and hereby is made unlawful for any person, firm, or corporation to remove through, over, or along any of the streets, highways, alleys, or public grounds of said city during the months of May, June, July, August, September, and October any nightsoil or other offensive substance from any privy vault, cesspool, sink, or private drain, except after the hour of 8 o'clock p. m. and before the hour of 6 o'clock a. m.

SEC. 2. Any person offending against the provisions of this ordinance shall be punished by a fine not exceeding \$50 or by imprisonment in the workhouse for a term not exceeding 30 days.

SAN ANTONIO, TEX.

Malaria—Prevention of—Destruction of Bats Prohibited. (Ord. June 8, 1914.)

SECTION 1. That it shall hereafter be unlawful for any person to wilfully, wantonly, or maliciously kill any bat within the limits of the city of San Antonio.

SEC. 2. Any person violating the provisions of this ordinance shall be fined in any sum not less than \$5, nor more than \$200 for each bat so killed.

SAN FRANCISCO, CAL.

Stables—Permit Required for Construction or Maintenance. (Ord. 2639, N. S., Feb. 26, 1914.)

SECTION 1. It shall be unlawful to construct and maintain a stable, or to maintain any existing stable for one or more horses, donkeys, mules, cows, goats, or live stock without a permit therefor from the board of supervisors.

SEC. 2. Anyone now conducting a stable of the kind herein designated must secure such permit within a reasonable time, not to exceed six months, after the passage of this ordinance.

SEC. 3. No permit shall be granted for a stable hereafter to be constructed and maintained, or for the future maintenance as a stable of a building not used as such except on the report of the board of health, or other satisfactory evidence, that the

proposed place of construction or maintenance of such stable is unobjectionable from the point of view of sanitation and of the health and physical welfare of the inhabitants of the immediate neighborhood of its location.

SEC. 4. The board of supervisors shall not refuse a permit for the maintenance of a stable in a building now constructed and maintained as a stable except upon satisfactory evidence that such stable is conducted in an insanitary manner and the failure to remove the objection to the manner of its maintenance within a time to be prescribed by the board of supervisors.

SEC. 5. A permit granted hereunder is subject to revocation by the board of supervisors.

SEC. 6. No permit shall be refused or revoked by the board of supervisors except after a full hearing and then only in the exercise of a sound and reasonable discretion by said board.

SEC. 7. Any person, firm, or corporation violating any provision of this ordinance shall be guilty of a misdemeanor, and shall be punishable by a fine of not more than \$500 or by imprisonment in the county jail for not more than six months, or by both such fine and imprisonment.

SAN JOSE, CAL.

Milk and Cream—Production, Care, and Sale. (Ord. Nov. 6, 1914.)

SECTION 1. It shall be unlawful for any person, persons, or corporation to sell or offer for sale, or to have in his possession for the purpose of sale, within the city of San Jose, milk or cream without having a license for the sale thereof as hereinafter provided; or to sell or offer for sale, or have in his possession for the purpose of sale, milk or cream from any cow fed in whole or in part on food calculated to render the milk or cream of such cow unwholesome or unsuitable for human food; or milk to which water, or any foreign substance, has been added, or which contains less than 3½ per cent butter fat; or cream to which water or any foreign substance has been added, or which contains less than 20 per cent butter fat; or milk drawn from cows affected with any form of disease, or from cows which are supplied with water which is unwholesome, or from cows which are kept in a filthy condition; or milk drawn from cows by milkers who are themselves diseased; or milk or cream which is shown by analysis to contain any substance or substances whatsoever not natural constituents of milk; or milk or cream which has been deprived either wholly or in part of any constituent naturally contained in milk; or milk drawn from cows within 15 days before, or within 5 days after parturition.

Milk containing less than 3½ per cent butter fat may be sold if it is sold as skimmed milk and the words "skimmed milk" are distinctly marked in black letters of not less than 2 inches in length upon the outside and near the top of each can, measure, or other vessel used in the sale or delivery of such milk.

SEC. 2. The board of health of the city of San Jose shall issue quarterly licenses to sell milk and cream within said city, but no such license shall be issued except upon the conditions hereinbefore and hereinafter expressed. No license shall be issued for a longer period than three months and all licenses shall become null and void on December 31, March 31, June 30, or September 30 next after date of issue.

SEC. 3. The board of health, before granting a license to sell milk or cream as herein provided, shall satisfy themselves that the cow or cows, producing the milk or cream to be offered for sale or for consumption, are free from tuberculosis and other dangerous, contagious, or infectious diseases; and that the premises on which they are kept, and the utensils thereon, are in a clean and sanitary condition; and said board of health may, in its discretion, require the person applying for said license to produce a certificate of health, signed by a legally practicing veterinary surgeon, together with a specific statement from said veterinary surgeon that he has applied the tuberculin test to said cow or cows within six months immediately preceding the application for such license.